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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION	
09/753,964	01/03/2001	Toufic Boubez	RSW920000103-	1704	
7590 11/26/2004		EXAMINER			
Gregory M. Doudnikoff			HAMILTON, LALITA M		
IBM Corporation T81/503 PO Box 12195			ART UNIT	ART UNIT PAPER NUMBER	
	gle Park, NC 27709		3624	 	
			DATE MAILED: 11/26/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	6				
Office Action Summers	09/753,964	BOUBEZ ET AL.	9'				
Office Action Summary	Examiner	Art Unit					
	Lalita M Hamilton	3624					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period was Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timel the mailing date of this o D (35 U.S.C. § 133).	y. ommunication.				
Status							
1) Responsive to communication(s) filed on applic	cation filed on January 3, 2001.						
2a) ☐ This action is FINAL . 2b) ☑ This	☐ This action is FINAL . 2b) ☐ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims	•						
4) Claim(s) 1-30 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-30</u> is/are rejected.							
7) Claim(s) is/are objected to.			•				
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9)⊠ The specification is objected to by the Examine	r.						
10)⊠ The drawing(s) filed on <u>03 January 2001</u> is/are: a) accepted or b)⊠ objected to by the Examiner.							
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correct							
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	FO-152.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).					
1. ☐ Certified copies of the priority document	s have been received.						
2. Certified copies of the priority document	s have been received in Applicat	ion No					
3. Copies of the certified copies of the prior	rity documents have been receive	ed in this National	Stage				
application from the International Bureau							
* See the attached detailed Office action for a list	of the certified copies not receive	ed.					
Attachment(s)	🗀	,					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D						
3) X Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)			O-152)				
Paper No(s)/Mail Date <u>11192004</u> .	o) 🗀 Ouler						

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DETAILED ACTION

Specification

The disclosure is objected to because of the following informalities: On page 2, "archtectural" should be "architectural". On p.9, "Java" should be "JAVA", because trademarks are to be in all caps. On p.13, "cannonical" should be "canonical".

Appropriate correction is required.

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: 870, 880, 890, and 895. Corrected drawing sheets in compliance with 37 CFR 1.121(d), or amendment to the specification to add the reference character(s) in the description in compliance with 37 CFR 1.121(b) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-10 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

35 USC 101 requires that in order to be patentable the invention must be a "new and useful process, machine, manufacture, *or* composition of matter, *or* any new and useful improvement thereof" (emphasis added).

Claims 1-10 are rejected under 35 U.S.C. 101, because the claimed invention is directed to a non-statutory subject matter. Specifically the method claims as presented do not claim a technological basis in the pre-amble and the body of the claim. Without a claimed basis, the claim may be interpreted in an alternative as involving no more than a manipulation of an abstract idea and therefore non-statutory under 35 U.S.C. 101. In contrast, a method claim that includes in the body of the claim structural / functional interrelationship which can only be computer implemented is considered to have a technological basis [See Ex parte Bowman, 61 USPQ2d 1669, 1671 (Bd. Pat. App. & Inter. 2001) - used only for content and reasoning since not precedential].

In order to over come the 101 rejection above, the following preamble is suggested:

-A <u>computer implemented</u> method for ---, or something similar. Also, in the body of the claim include structural / functional interrelationship which can only be computer implemented.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-30 are rejected under 35 U.S.C. 102(e) as being anticipated by Cohn (US 2002/0010651).

Cohn discloses a method and corresponding apparatus with means and computer program product with instructions for establishing business-to-business connections via the Internet comprising receiving a registration request, the registration request including a service description and an identification of category within the taxonomy in which the service is to be registered, applying one or more canonical service description tests to the service description to determine if the service description should be registered in the category, and registering the service description in the identified category if a result of applying the one or more canonical service description tests is that the service description should be registered in the identified category (p.2, 51 to p.3, 52, 55-56; p.3, 57 to p.4, 59; and p.12, 148—tests may be performed to ensure that service description is in the proper category); one or more canonical service description tests identify minimum criteria for the category (p.2-3, 51 and p.3, 55—defined by rules associated with the system); registering the service description in the category includes storing the service description and an associated model description in a storage association with the category (p.2, 49 to p.3, 50); implementation in a service broker within at least one network (p.1, 12); if the result of applying the one or more canonical service description tests is that the service

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description should not be registered in the category, a determination is made as to whether a request to add a new category is received (p.8, 100-102—may be performed during adjust category request or the categories are being edited); if a request to add a new category is received, a determination is made as to whether to add the new category, and wherein if the new category is added, the service description is registered in association with the new category (p.8, 100-102---may be performed during adjust category request or the categories are being edited); one or more canonical service description tests include information identifying minimum requirements of the category regarding one or more of security requirements, privacy requirements and communication protocol requirements (p.3, 55-56—may be done during customization); if the result of applying the one or more canonical service description tests is that the service description should not be registered in the category, searching the taxonomy for an alternate category in which the service description should be registered and registering the service description in the alternate category (p.3, 55-56); searching the taxonomy for an alternate category includes searching one or more of sibling, parent and child categories of the identified category within a predetermined range of the identified category in the taxonomy (p.3, 55-56); and searching the taxonomy for an alternate category includes searching the taxonomy for a category in which the service description meets requirements of a canonical service description test associated with the alternate category (p.3, 55-56).

Provisional Application Listed on PTO-892 form

If a copy of a provisional application listed on the bottom portion of the accompanying Notice of References Cited (PTO-892) form is not included with this Office action and the PTO-892 has been annotated to indicate that the copy was not readily available, it is because the copy could not be readily obtained when the Office action was mailed. Should applicant desire a copy of such a provisional application, applicant should promptly request the copy from the Office of Public Records (OPR) in accordance with 37 CFR 1.14(a)(1)(iv), paying the required fee under 37 CFR 1.19(b)(1). If a copy is ordered from OPR, the shortened statutory period for reply to this Office action will not be reset under MPEP § 710.06 unless applicant can demonstrate a substantial delay by the Office in fulfilling the order for the copy of the provisional application. Where the applicant has been notified on the PTO-892 that a copy of the provisional application is not readily available, the provision of MPEP § 707.05(a) that a copy of the cited reference will be automatically furnished without charge does not apply.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lalita M Hamilton whose telephone number is (703) 306-5715. The examiner can normally be reached on Tuesday-Thursday (8:30-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (703) 308-1065. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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